

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

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BOFENG HOU, *on behalf himself and others similarly situated*,

Case No.14-cv-7587

Plaintiff,

-against-

LONG ISLAND BUSINESS INSTITUTE, INC.,  
“ALEX DOE 01,” “ALEX DOE 02,” “ALEX DOE 03,”  
“ALEX DOE 04,” “ALEX DOE 05,” “ALEX DOE 06,”  
“ALEX DOE 07,” “ALEX DOE 08,” “ALEX DOE 09,”  
and MONICA FOOTE,

Defendants.

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**NOTICE OF VOLUNTARY  
DISMISSAL PURSUANT TO  
F.R.C.P. 41(a)(1)(A)(i)**

**NOTICE OF VOLUNTARY DISMISSAL PURSUANT TO F.R.C.P. 41(a)(1)(A)(i)**

Pursuant to F.R.C.P.(a)(1)(A)(i) of the Federal Rules of Civil Procedure, the plaintiff and his counsel hereby give notice that the above captioned action is voluntarily dismissed, with prejudice, against all named defendants: **LONG ISLAND BUSINESS INSTITUTE, INC.,**  
**“ALEX DOE 01,” “ALEX DOE 02,” “ALEX DOE 03,” “ALEX DOE 04,” “ALEX DOE**  
**05,” “ALEX DOE 06,” “ALEX DOE 07,” “ALEX DOE 08,” “ALEX DOE 09,” and**  
**MONICA FOOTE.**

Dated: Flushing, New York  
March 17, 2015

TROY LAW, PLLC

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